Exhibit 3

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

IN RE: INSULIN PRICING LITIGATION

This document relates to: *Hamblen County*, Tennessee v. Eli Lilly and Company, et al., Case No. 2:24-cv-06456

Self-Funded Payer Track

Case No. 2:23-md-03080 (BRM)(RLS) **MDL No. 3080**

JUDGE BRIAN R. MARTINOTTI JUDGE RUKHSANAH L. SINGH

SELF-FUNDED PAYER PLAINTIFF FACT SHEET

Please provide the following information for each Plaintiff that is part of the Self-Funded Payer Track that has filed a complaint in In Re: Insulin Pricing Litigation, MDL No. 3080. In completing this Plaintiff Fact Sheet ("PFS"), You are under oath and must provide information that is true and correct to the best of Your knowledge, information, and belief. The scope of the questions herein and responses thereto will be limited to information and/or documents within each Your possession, custody, or control. To the extent a You lack information or documents in Your possession, custody, or control in response to the questions or document requests below, You shall expressly state You lack such information in Your response.

Do not leave any questions unanswered or blank. If You are filling out this PFS in hard copy, use additional sheets as needed to fully respond.

This PFS constitutes discovery responses subject to the Federal Rules of Civil Procedure. You must diligently investigate whether You have within Your possession, custody, or control information or documents responsive to the questions and requests, inclusive of custodial sources. (ECF No. 291 at 2.) To the extent You assert an undue burden in connection with a particular request in this PFS as to custodial files, You must meet and confer with Defendants and, if unresolved, present the issue to the Court for resolution. You may not rely on Rule 33(d) in responding to the PFS questions unless the question specifically allows production of documents in lieu of a response. You must promptly supplement Your responses if You learn that they are incomplete or inaccurate in any respect. Each question in this PFS is continuing in nature and requires supplemental answers as You obtain further information between completing this PFS and trial. Information provided will only be used for purposes related to this litigation and may be disclosed only as permitted by the Stipulated Confidentiality Order entered in this MDL proceeding. (See ECF No. 117.)

INSTRUCTIONS

- 1. None of the questions in this PFS seek privileged information. To the extent You believe that any form of privilege prevents You from fully answering a question, state Your basis for withholding an answer or part of an answer on the grounds of privilege and which privilege You believe applies. If You assert that part of a question is objectionable or calls for privileged information, respond to the remaining parts of the question to which You do not object.
- 2. "And" and "or" mean "and/or" and should be construed conjunctively and disjunctively to require the broadest possible response. "Including" shall mean "including but not limited to."
 - 3. All definitions provided herein are limited to the use of the terms in these Requests.

DEFINITIONS

- 1. "Administrative Fees" means any fee paid by a manufacturer to a PBM in exchange for any administrative service the PBM performs.
- 2. "At-Issue Products" means the insulin products and any other pharmaceuticals that You identify in response to Question No. 10.
- 3. "Health Plan" means all health plans offered by, administered by, or sponsored by You during the Period that the Health Plan offered or included Prescription Drug Coverage.
- 4. "Out-of-Pocket Maximum" means the maximum amount of allowable costs or expenses that a person with any form of health insurance, health coverage, prescription drug plan, or any other health plan that helps enrollees pay for prescribed pharmaceuticals can incur during a given year through their health insurance.
 - 5. "PBM" means pharmacy benefit manager.
- 6. "Prescription Drug Coverage" means any form of health insurance, health coverage, prescription drug plan, or any other health plan that helps enrollees pay for prescribed pharmaceutical drugs.
- 7. "Rebates" means any rebate, payment, discount, or other price concession made or paid by a manufacturer to a PBM.
 - 8. "Time Period" means January 1, 2011 to January 1, 2023.
 - 9. "WAC" means wholesale acquisition cost.
- 10. "You" or "Your" means the Plaintiff named in this Action and any other persons or entities on whose behalf the Plaintiff brings this action, including any official, department, agency, investigative unit, entity, or program.

QUESTIONS

I. CASE INFORMATION

- 1. Plaintiff: <u>Hamblen County</u>, <u>Tennessee</u>
- 2. Case name and caption number: <u>Hamblen County, Tennessee v. Eli Lilly and Company, et al.</u>, Case No. 2:24-cv-06456
- 3. Name, firm, and e-mail of principal attorney(s) representing You: Michael J. Fuller, Jr., Farrell & Fuller, 270 Munoz Rivera Avenue, Suite 201, San Juan, Puerto Rico 00918
- 4. Defendants: <u>ELI LILLY AND COMPANY; NOVO NORDISK INC.; SANOFI-AVENTIS U.S. LLC; CVS HEALTH CORPORATION; CVS PHARMACY, INC.; CAREMARKPCS HEALTH, LLC; CAREMARK, LLC; CAREMARK RX, LLC; EVERNORTH HEALTH, INC. (F/K/A EXPRESS SCRIPTS HOLDING COMPANY); EXPRESS SCRIPTS, INC.; EXPRESS SCRIPTS ADMINISTRATORS, LLC; MEDCO HEALTH SOLUTIONS, INC.; ESI MAIL PHARMACY SERVICES, INC.; EXPRESS SCRIPTS PHARMACY, INC.; UNITEDHEALTH GROUP, INC.; OPTUM, INC.; OPTUMRX INC.; OPTUMRX HOLDINGS I LLC; OPTUMINSIGHT, INC</u>

II. <u>BENEFICIARI</u>ES

5. In the table below, provide the total number of individuals enrolled in Your Health Plan, including primary and dependent beneficiaries, for each year of the Time Period:

| Year | Number of Beneficiaries |
|------|-------------------------|
| 2011 | |
| 2012 | |
| 2013 | |
| 2014 | |
| 2015 | |
| 2016 | |
| 2017 | |
| 2018 | |
| 2019 | |
| 2020 | 540 |
| 2021 | 589 |
| 2022 | 622 |

6. Provide the total number of individuals who used Your Health Plan to purchase or use At-Issue Products during each year of the Time Period:

| Year | Number of Purchasers/Users of At-Issue Products |
|------|--|
| 2011 | |
| 2012 | |
| 2013 | |
| 2014 | |
| 2015 | |
| 2016 | |
| 2017 | |
| 2018 | |
| 2019 | |
| 2020 | |
| 2021 | |
| 2022 | |

III. PERSONS OR ENTITIES WITH RELEVANT KNOWLEDGE

7. In the form of the table below, identify the name, title, and dates of employment of Your current and former employees, representatives, or agents who had any responsibility over the design or administration of Your Health Plan or Prescription Drug Coverage during the Time Period, including responsibility over the decision to enter into agreements governing Prescription Drug Coverage, Rebates, Your Health Plan, and formularies:

| Name | Title | Dates of Employment or Contract | Area(s) of Responsibility |
|-------------------|---------------------|------------------------------------|---|
| Wendy Williams | HR Manager | 11/16/2016-present | Responsible for open enrollment, new hires, reviewing and processing insurance renewal quotes, etc. |
| Miranda Richey | HR Manager | 10/16/14-11/2/16 | Responsible for open enrollment, new hires, reviewing and processing insurance renewal quotes, etc. |
| Jeffrey Atkins | HR Manager | 2008-2014 | Responsible for open enrollment, new hires, reviewing and processing insurance renewal quotes, etc. |
| Bill Brittain | Mayor | 2010-present | |
| Amanda Hale | Finance Director | 10/01/22-present | Reviews insurance quotes and recommends insurance policies to the board. |
| Michelle Woods | Finance Director | 3/16/2015-1/15/2018 | Reviews insurance quotes and recommends insurance policies to the board. |
| Joey Barnard | Finance Director | 1/2/2010-2/28/2015 | Reviews insurance quotes and recommends insurance policies to the board. |

8. To the extent not included in response to Question No. 7 above, in the form of the table below, identify by name, title, and dates of employment Your current and former employees or representatives with knowledge regarding the allegations in Your Complaint:

| Name | Title | Dates of Employment | Area(s) of Responsibility |
|------|-------|---------------------|------------------------------|
| | | | |

9. In the form of the table below, identify by name any department, agency, investigative unit, entity, or other program with responsibility over functions related to the allegations in Your Complaint. Summarize each of those entities' area of responsibility:

| Entity Name | Area of Responsibility |
|-------------|------------------------|
| | |

IV. <u>AT-ISSUE PRODUCTS</u>

10. Identify every insulin or other pharmaceutical that You allege is relevant to any claim for damages or other relief You seek in this case (the "At-Issue Products"):¹

Humulin R, Humulin R 500, Novolin R, Humulin N, Humulin 70/30, Novolin N, Novolin 70/30, Humalog, Novolog, Apidra, Humalog 50/50, Humalog 75/25, Novolog 70/30, Lantus, Levemir, Basaglar (Kwikpen), Toujeo (Solostar), Tresiba, Trulicity (Dulaglutide), Mounjaro (Tirzepatide/GIP), Victoza (Liraglutide), Xultophy (insulin degludec/liraglutide), Ozempic (Semaglutide), Rybelsus (semaglutide tablets), Adylxin (lixisenatide), Soliqua (insulin glargine/lixisenatide)

11. In the form of the table below or through the production of documents, for each At-Issue Product, provide the total amount of money that You spent on the At-Issue Product for members enrolled in Your Health Plan for each year during the Time Period, and the total Rebates received by You:

| At-Issue Product | Year | Total Number of Scripts | Total Spent by You | Total Rebates Received |
|--|------|-------------------------|-----------------------|---------------------------|
| See spreadsheets produced herewith. | | | | |

V. YOUR HEALTH PLANS

12. In the form of the table below, for each Health Plan that You offered that included Prescription Drug Coverage during the Time Period, identify the plan identification number, name, or other plan identifier and the starting and ending dates for each plan year during the Time Period:

| Health Plan Identifier | Start Date | End Date |
|------------------------|------------|----------|
| | | |

In seeking this information, Defendants do not concede that any pharmaceuticals identified by You are relevant.

| 13. | In the form of the table below, list all PBMs or other entities with whom You have |
|-----|---|
| | contracted to administer Prescription Drug Coverage for every Health Plan identified in |
| | response to Question No. 12 for each plan year during the Time Period: |

| Health Plan Identifier | Plan Year | PBM or Other Entity |
|------------------------|-----------|---------------------|
| | | |

14. Identify all insurers or third-party administrators with whom You have contracted relating to the Health Plans identified in response to Question No. 12:

BlueCross BlueShield of TN

VI. <u>REBATES AND FEES</u>

15. In the form of the table below, identify each contract You have or had with a PBM during the Time Period, including the party with which You contracted, and the year. Include in Your answer any addendums or other agreements You entered pursuant to an existing master agreement. If a contract was entered into before the Time Period began but did not expire until after the Time Period began, identify that contract as well:

| Contract | Contracting Entity | Year(s) |
|----------|---------------------------|---------|
| | | |

16. Have You ever used preventative drug lists, critical drug affordability programs, or any other program to lower the out-of-pocket costs of the At-Issue Products for Your members?

_____ Yes _____ No

If yes, in the form of the table below, identify each such Health Plan where You implemented such a program, the program, the year the program was implemented, and the applicable At-Issue Products:

| Health Plan | Program | Year | At-Issue Product |
|-------------|---------|------|------------------|
| | | | |

| Health Plan | Year Passed on Rebate | At-Issue Product | Percentag Rebate Pass |
|--|---|--------------------------|--------------------------|
| Products: In any contract identicontracting entity subsections. | Rebates and Administra ified in response to Que bmit bids/proposals? ntity submitting competi | estion No. 15, did any o | other PBM or an |
| | | | |

VII. MISREPRESENTATIONS AND OMISSIONS

21. In the form of the table below, identify every specific misrepresentation that a Defendant allegedly made that forms the basis of the allegations in Your lawsuit, of which You are currently aware, including the approximate date, the source, who received the statement, the reason why You believe the statement was false, whether or not You relied on the statement, and if so, how, and the Defendant(s) that made the statement:

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|--------------------------------|---------------------------------|-------------------------------------|--|--|--|
| False list prices for each of the at-issue drugs | Throughout the relevant period | Throug hout the relevant period | All payor s, includ ing the Count y | The Astronomical Price of Insulin Hurts Am. Families, RAND (Jan. 6, 2021) ("RAND Report"); Drug Pricing Investigation: Majority Staff Report, Comm. on Oversight & Reform, U.S. H.R. (Dec. 2021) ("Drug Pricing Investigation"); Comm. on Energy & Commerce, Mem., Hearing on "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin" (Apr. 5, 2019) ("Priced Out of a Lifesaving Drug"); U.S. H.R., Drug Pricing Investigation: Industry Spending on Buybacks, Dividends and Executive Compensation, at 3 (July 2021) ("Industry Spending Report"); Natalie Shure, The Insulin Racket, AMERICAN PROSPECT (June 24, 2019); Joanna Shepherd, Pharmacy Benefit Managers, Rebates, and Drug Prices: Conflicts of Interest in the Market for Prescription Drugs, YALE L. & POLICY REV., Vol. 38 (Jan. 2019) (prices bloated with rebates and mislabeled rebates)."; Adam Fein, Tex. Shows Us Where PBMs' Rebates Go, DRUG CHANNELS (Aug. 9, 2022) (same); Eric Percher, Trends in Profitability and Compensation of PBMs and PBM Contracting Entities, Nephron Research (Sept. 18, 2023) (same). See also Senate Insulin Report at 41-46. 49-89; Broward Cnty., Fla., Analysis of Broward Cnty.'s Prescription Drug Coverage (Aug. 2019). | Yes. The County relied on the atissue list prices each time the County paid for an atissue drug. Other payors, patients, and third parties also relied on the Manufacturers' false prices. | Eli Lilly, Sanofi, Novo Nordisk |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|--|---|----------------------------|--|--------------------------|--------------------|
| Cigna provides "formulary manageme nt services" that "assist customers and physicians in choosing clinically-appropriate , cost-effective drugs and prioritize access, safety and affordabilit y." | Dec. 31, 2018 Dec. 31, 2019 Dec. 31, 2020 Dec. 31, 2021 Dec. 31, 2022 Dec. 31, 2023 | Cigna Annual Report (Form 10-K) (FYE Dec. 31, 2018, Dec. 31, 2019, Dec. 31, 2020, Dec. 31, 2021, Dec. 31, 2021, Dec. 31, 2021, Dec. | S.E.C .; public state ment | See, e.g., RAND Report; Senate Insulin Report at 5-8, 29, 39, 40, 44, 51, 52, et al.; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint, Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27)); Shepherd; Fein; Percher, supra; Written testimony f Doug Langa, U.S. H.R. Comm. on Energy and Commerce, Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Adam Fein, Five takeaways from the big three PBMs' 2022 formulary exclusions (Jan. 19, 2022). | No first-party reliance. | Express Scripts |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|---------------|---|-------------------|--|--------------------------|---------------------------------------|
| "OptumRx works directly with pharmaceut ical manufactur ers to secure discounts that lower the overall cost of medication s and create tailored formularies —or drug lists—to ensure people get the right medication s. [UnitedH ealth Group] the n negotiate[s] with pharmacies to lower costs at the point of sale" | Dec. 31, 2020 | United Health Group 2020 Sustain ability Report | Public state ment | See, e.g., RAND Report; Senate Insulin Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | United Health Group/ OptumRx |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|---------------------|---|--|---|--------------------------|--------------------|
| Express Scripts "saved [its] clients more than \$3 billion through the Express Scripts National Preferred Formulary." | January 11, 2016 | Tim Wentw orth, Express Scripts, at the 34th annual JP Morgan Healthc are Confere nce | Public state ment | See, e.g., RAND Report; Senate Insulin Report at 5-8, 29, 39, 40, 44, 51, 52, et al.; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Adam Fein, Five takeaways from the big three PBMs' 2022 formulary exclusions (Jan. 19, 2022); Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019). | No first-party reliance. | Express Scripts |
| "Over the last three years CVS Caremark has helped our clients save more than \$141 billion by blunting drug price inflation, prioritizing the use of effective, lower-cost drugs and reducing the member's out-of-pocket spend." | Apr. 11, 2019 | Derica Rice, CVS Carema rk, press release | Public state ment/ press releas e | See, e.g., RAND Report; Senate Insulin Report at 41-46, 49-89; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019). | No first-party reliance. | CVS |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|---|--|--|--|--------------------------|----------------------------|
| The Manufactur er Payments that the PBMs receive are not correlated to rising insulin prices. | Apr. 16 and 26, 2019; May 24, 2019; et al. | Letters to Sens. Grassle y and Wyden from CVS (4/26/1 9, 5/24/19) and Cigna (4/16/1 9), et al. | Senat ors Chuc k Grassl ey and Ron Wyde n | The amount the Manufacturers kick back to the PBMs is directly correlated to an increase in list prices. On average, a \$1 increase in Manufacturer Payments is associated with a \$1.17 increase in list price. See, e.g., Neeraj Sood, et al., The Association Between Drug Rebates and List Prices, USC Schaeffer Ctr. for Health Policy & Econ. (Feb. 11, 2020) See also, e.g., Senate Insulin Report at 66; Balto Testimony. | No first-party reliance. | CVS, Express Scripts |
| The Manufactur ers are solely responsible for list price increases. | Apr. 16 and 26, 2019; May 24, 2019; et al. | Letters to Sens. Grassle y and Wyden from CVS (4/26/1 9, 5/24/19) and Cigna (4/16/1 9), et al. | Senat ors Chuc k Grassl ey and Ron Wyde n | The PBMs manipulate formularies, trade placement for kickbacks, mislabel rebates; the Manufacturers raise prices with an eye toward PBM preferences. See, e.g., The Association Between Drug Rebates and List Prices, USC Schaeffer Ctr. for Health Policy & Econ. (Feb. 11, 2020) See also, e.g., Senate Insulin Report at 58, 65-66, 87; Balto Testimony; Adam Fein, Five takeaways from the big three PBMs' 2022 formulary exclusions (Jan. 19, 2022); Shepherd, Fein, Percher, supra. | No first-party reliance. | CVS, Express Scripts |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|-----------------|------------------------------------|---|---|---------------------------------|--|
| The PBMs were solely to blame for insulin prices because of their demands for rebates in exchange for formulary placement. | Mar. 8, 2019 | Manufa cturerD efendan ts | Manu factur ers' Letter s to Sens. Grassl ey and Wyde n; public state ment. | Senate Insulin Report at 49-66. | No first-party reliance. | Eli Lilly, Novo Nordisk, Sanofi |
| Payors are not injured by Defendants ' practices because "the list price is not what the payer is paying. They are paying the net price." | Apr. 10, 2019 | Sumit Dutta, Optum Rx | Public state ment (Cong ressio nal testim ony) | Shepherd; Fein; Percher, supra; See also, e.g., Senate Insulin Report; Broward County, Florida, Analysis of Broward County's Prescription Drug Coverage, https://www.broward.org/Auditor/Reports/Reports/082019_Exh1_ BCRxDrug_19-15.pdf. | No first- party reliance. | OptumRx |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|-----------------|--|-------------------|--|--------------------------|------------------|
| Briefing materials prepared for Dave Ricks, Eli Lilly CEO, as a panelist at the 2017 Forbes Healthcare Summit included "Reactive Key Messages" on pricing that emphasized the significant research and developme nt costs for insulin. | Nov. 29, 2017 | Dave Ricks, Eli Lilly, at 2017 Forbes Healthc are Summit | Public state ment | United States House of Representatives Committee on Oversight and Reform Drug Pricing Investigation Report, July 2021, at 3, 188-94; Senate Insulin Report; Natalie Shure, <i>The Insulin</i> Racket, AMERICAN PROSPECT (June 24, 2019). | No first-party reliance. | Eli Lilly |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|--------------------------------|---|---|---|---------------------------------|------------------|
| Research and developme nt factors into the WAC for the at-issue drugs. | Mar. 29, 2019 | Letter from Jeffrey Handw erker, Counse I, Arnold & Porter, on behalf of Sanofi, to Sens. Grassle y and Wyden | Sens. Grassl ey and Wyde n | Senate Insulin Report at 17 et seq.; United States House of Representatives Committee on Oversight and Reform Drug Pricing Investigation Report, July 2021, at 3, 188-94; Natalie Shure, The Insulin Racket, AMERICAN PROSPECT (June 24, 2019). | No first-party reliance. | Sanofi |
| Executives from Novo Nordisk also falsely represented that research and developme nt costs were key factors driving the at-issue price increase. | Throughout the relevant period | Various | Public state ments | United States House of Representatives Committee on Oversight and Reform Drug Pricing Investigation Report, July 2021, at 3, 188-94; Senate Insulin Report. | No first- party reliance. | Novo Nordisk |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|--|---|----------------------------|---|--------------------------|------------------|
| CVS Health administers benefit plans and designs formularies to reduce costs for its clients, make generics available, where possible, and improve the safety, effectivene ss, and convenienc e of prescriptio n drugs. | Dec. 31, 2010; Dec. 31, 2011; Dec. 31, 2013; Dec. 31, 2014; Dec. 31, 2014; Dec. 31, 2015; Dec. 31, 2016; Dec. 31, 2017; Dec. 31, 2018; Dec. 31, 2019; Dec. 31, 2020; Dec. 31, 2020; Dec. 31, 2021; Dec. 31, 2022 Dec. 31, 2023 | CVS Health Annual Reports (Form 10-K) (FY 2010- 2023) | S.E.C .; public state ment | See, e.g., RAND Report; Senate Insulin Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019). | No first-party reliance. | CVS |

| In making | Dec. 31, | Express | S.E.C | Balto Testimony | No first- | Express |
|---------------------|------------|-------------|--------|-----------------|-----------|---------|
| formulary | 2010; Dec. | Scripts | .; | Dano resumony | party | Scripts |
| recommend | 31, 2011; | | public | | reliance. | Scripts |
| | Dec. 31, | Holding | - | | Tenance. | |
| ations, | , | S Annual | state | | | |
| Express | 2012; Dec. | | ment | | | |
| Scripts' | 31, 2013; | Reports | | | | |
| Pharmacy | Dec. 31, | (Form | | | | |
| & | 2014; Dec. | 10-K) | | | | |
| Therapeuti | 31, 2015; | (FY | | | | |
| cs Carranitus | Dec. 31, | 2010- | | | | |
| Committee | 2016; Dec. | 2017) | | | | |
| considers | 31, 2017. | | | | | |
| the drug's | 01, 2017. | | | | | |
| safety and | | | | | | |
| efficacy, | | | | | | |
| without | | | | | | |
| any | | | | | | |
| information | | | | | | |
| on or | | | | | | |
| considerati | | | | | | |
| on of the | | | | | | |
| cost of the | | | | | | |
| drug, | | | | | | |
| including | | | | | | |
| any | | | | | | |
| discount or | | | | | | |
| rebate | | | | | | |
| arrangemen | | | | | | |
| t that | | | | | | |
| Express | | | | | | |
| Scripts | | | | | | |
| negotiates | | | | | | |
| with the Manufactur | | | | | | |
| | | | | | | |
| er, and that | | | | | | |
| Express | | | | | | |
| Scripts | | | | | | |
| fully | | | | | | |
| complies | | | | | | |
| with the P&T | | | | | | |
| | | | | | | |
| Committee | | | | | | |
| 's clinical | | | | | | |
| recommend | | | | | | |
| ations | | | | | | |
| regarding | | | | | | |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|--|---|----------------------------|---|--------------------------|------------------|
| drugs that must be included or excluded from the formulary. | | | | | | |
| OptumRx's rebate contracting and formulary manageme nt help clients achieve a low-cost, high-quality pharmacy benefit. OptumRx promotes lower costs by using formulary programs to produce better unit costs, encouragin g patients to use drugs that offer improved value. | Dec. 31, 2010; Dec. 31, 2011; Dec. 31, 2013; Dec. 31, 2014; Dec. 31, 2015; Dec. 31, 2016; Dec. 31, 2017; Dec. 31, 2018; Dec. 31, 2019. | United Health Group's Annual Reports (Form 10-K) (FY 2010- 2019) | S.E.C .; public state ment | See, e.g., The RAND Report; Senate Insulin Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Industry Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | OptumRx |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|-----------------|---------------|---|--|--------------------------|------------------|
| CVS Caremark was focused on diabetes to "help us add value for our PBM clients and improve the health of plan members" | May 11, 2010 | Press release | Media , report ed in Chain Drug Revie w, https://www.chain drugr eview.com/cvs-expan ds-extrac arefordiabet es-products/, amon g other sourc es | See, e.g., RAND Report; Senate Insulin Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | CVS |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|------------------|--|--|---|---------------------------------|------------------|
| "CVS is working to develop programs to hold down [diabetes] costs." | June 22, 2010 | Andrew Sussma n, Chief Medical Officer, CVS Carema rk | Public state ment (CBS News) | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | CVS |
| CVS Caremark representat ion that formulary decisions related to insulin products were "one way the company helps manage costs for clients." | Nov. 8, 2012 | Public stateme nt (publish ed in Wall Street Journal) | Public state ment | See, e.g., The RAND Report; Senate Insulin Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Industry Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | CVS |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|------------------|--|---|---|---------------------------------|--------------------|
| Express Scripts, discussing a program involving insulin, "disputed the idea that Express Scripts contributes to rising drug costs." | May 8, 2017 | Timoth y Wentw orth, CEO of Express Scripts | Public state ment (publi shed in New York Times | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | Express Scripts |
| Express Scripts "helps our clients and diabetes patients prevail over cost and care challenges created by [diabetes]." | Aug. 31, 2016 | Glen Stettin, Senior Vice Preside nt and Chief Innovat ion Officer, Express Scripts | Public state ment (publi shed in St. Louis Busin ess Journ al) | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | Express Scripts |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|-----------------|--|---|---|--------------------------|--------------------|
| Express Scripts "broaden[s] insulin options for patients and bend[s] down the cost curve of what is currently the costliest class of traditional prescriptio n drugs." | Aug. 23, 2016 | Glen Stettin, Senior Vice Preside nt and Chief Innovat ion Officer, Express Scripts | Public state ment (press releas e) | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | Express Scripts |
| For "insulin products [OptumRx] negotiate[s] with brand manufactur ers to obtain significant discounts off list prices on behalf of our customers." | Apr. 2019 | Dr. Sumit Dutta, SVP and Chief Medica l Officer of Optum Rx, Congre ssional testimo ny | U.S. Congr ess; public state ment. | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | OptumRx |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|-----------------|---|--|---|---------------------------------|------------------|
| OptumRx "has been at the forefront of efforts to improve access to affordable insulin and provide comprehen sive care to patients with diabetes." | May 10, 2023 | Heather Cianfro cco, CEO, Optum Rx | Public state ment/ writte n testim ony to U.S. Senat e Com mittee on Healt h, Educa tion, Labor, and Pensi ons | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | Optum Rx |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|-----------------|--|--|---|--------------------------|------------------|
| "At Express Scripts we're dedicated to keeping our promises to patients and clients This commitme nt defines our culture, and all our collective efforts are focused on our mission to make the use of prescriptio n drugs safer and more affordable." | 2015-24 | Express Scripts Code of Conduc t | Public state ment (publi shed on Expre ss Script s websi te) | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | Express Scripts |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|-----------------|--|--|---|---------------------------------|--------------------|
| "At Express Scripts we negotiate lower drug prices with drug companies on behalf of our clients, generating savings that are returned to patients in the form of lower premiums and reduced out-of- pocket costs." | April 2019 | Amy Bricker , Preside nt, Express Scripts, Congre ssional Testim ony | U.S. Congr ess; public state ment | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | Express Scripts |
| "Express Scripts remains committed to patients with diabetes and creating affordable access to their medication s." | April 2019 | Amy Bricker , Preside nt, Express scripts, Congre ssional Testim ony | U.S. Congr ess; public state ment | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | Express Scripts |

| "We | Apr. 9, 2019 | John | U.S. | See, e.g., RAND Report; Drug Pricing | No first- | OptumRx |
|-------------|--------------|---------|--------|---|-----------|---------|
| reduce the | | Prince, | Senat | Investigation; Priced Out of a | party | - F |
| costs of | | CEO, | e | Lifesaving Drug; Industry Spending | reliance. | |
| prescriptio | | Optum | Finan | Report; Sanofi memorandum on | | |
| n drugs | | Rx | ce | Basaglar pricing (First Amended | | |
| [and] we | | 101 | Com | Complaint Fig. 25); Sanofi presentation | | |
| are leading | | | | on formulary threats to Lantus (First | | |
| the way to | | | mittee | Amended Complaint, Fig. 27); | | |
| ensure that | | | (and | Shepherd; Fein; Percher, <i>supra</i> ; Written | | |
| those | | | publis | testimony of Doug Langa, U.S. H.R. | | |
| discounts | | | hed in | Comm. on Energy and Commerce, | | |
| directly | | | Senat | "Priced Out of a Lifesaving Drug: | | |
| benefit | | | e | Getting Answers on the Rising Cost of | | |
| consumers. | | | Insuli | Insulin (Apr. 10, 2019); Balto | | |
| | | | n | Testimony. | | |
| OptumRx's | | | Repor | resumony. | | |
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| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|--------------|---|---|---|---------------------------------|--------------------|
| consumers. | | | | | | |
| Statement by CVS Caremark that the goal of its pharmacy benefit plans is to ensure "that the cost of a drug is aligned with the value it delivers in terms of patient outcomes" | Apr. 5, 2018 | CVS Health, 2017 Drug Trend Report | Public state ment | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | CVS |
| "Drugmak ers set prices, and we exist to bring those prices down." | Feb. 2017 | Tim Wentw orth, CEO, Express Scripts | Share holder s (earni ngs call); public . | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | Express Scripts |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|------------------|---|---|---|---------------------------------|--------------------|
| "Any suggestion that PBMs are causing prices to rise is simply erroneous." | Feb. 15, 2017 | Larry Merlo, CVS Carema rk | Share holder s (earni ngs call); public . | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | CVS |
| PBMs play no role in rising drug prices, and work to "negotiate with drug companies to get the prices down." | Feb. 7, 2017 | Tim Wentw orth, Express Scripts | Public (via CBS News) | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | Express Scripts |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|------------------|--|---|---|---------------------------------|--------------------|
| Rebates do not cause increases in list prices. | Apr. 10, 2019 | Sumit Dutta, Chief Medica 1 Officer, Optum Rx | House Energ y and Com merce Subco mmitt ee on Overs ight and Invest igatio ns (testi mony) | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | OptumRx |
| "I have no idea why the prices [for insulin] are so high, none of it is the fault of rebates." | Apr. 10, 2019 | Amy Bricker , Express Scripts | House Energ y and Com merce Subco mmitt ee on Overs ight and Invest igatio ns (testi mony) | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | Express Scripts |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|-----------------|---|---|---|--------------------------|------------------|
| PBMs "exist to help solve the challenge[]" of rising drug prices, including insulin, by "negotiatin g with large pharmaceu tical manufactu rers to lower the cost of drugs for employers, health plans, federal and state governments, and most importantly, patients." | May 10, 2023 | Adam Kautzn er. Preside nt, Express Scripts | U.S. Senat e Com mittee on Healt h, Educa tion, Labor , and Pensi ons | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | Express Scripts |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|-------------------|--|------------------------------------|---|---------------------------------|------------------|
| "We want our clients to fully understand our pricing structure Every day we strive to show our commitme nt to our clients, and one element of that commitme nt is to be open and honest about our pricing structure." | Sept. 13, 2011 | Ed Feaver, Preside nt, Optum Rx | Public state ment (press releas e) | Shepherd, Fein, Percher, supra; Senate Insulin Report; PBMs: The Middlemen Who Drive Up Drug Costs, Competition Policy Int'l (May 31, 2022); Balto Testimony. | No first- party reliance. | OptumRx |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|-----------------|---|--|---|--------------------------|--------------------|
| Express Scripts is "absolutely transparent " about the Manufactur er Payments it receives and payors "know exactly how the dollars flow" with respect to these Manufactur er Payments. | Feb 7, 2017 | Tim Wentw orth, CEO, Express Scripts | Public state ment (CBS News) | Shepherd, Fein, Percher, supra; Senate Insulin Report; PBMs: The Middlemen Who Drive Up Drug Costs, Competition Policy Int'l (May 31, 2022); Balto Testimony. | No first-party reliance. | Express Scripts |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|-----------------|---|---|--|--------------------------|------------------|
| "[A]s it pertains to transparency overall, we at CVS Caremark are very supportive. We provide full visibility to our clients of all our contracts and the discounts that we negotiate on their behalf And transparency—today we report and fully disclose not only to our clients, but to CMS [Medicare]. " | 2019 | Derica Rice, Executi ve Vice Preside nt, CVS Carema rk | Senat e Finan ce Com mittee (testi mony) | See, e.g., Shepherd, Fein, Percher, supra; Senate Insulin Report; PBMs: The Middlemen Who Drive Up Drug Costs, Competition Policy Int'l (May 31, 2022); Balto Testimony. | No first-party reliance. | CVS |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|--|-----------------|--------------------------------|---|--|---------------------------------|--------------------|
| "[W]e are really a strong proponent for transparenc y for those who pay for health care. So the patient should know exactly what they are going to pay. Our plan sponsors need to know exactly what is in their contract." | 2019 | Steve Miller, Cigna | Senat e Finan ce Com mittee (testi mony) | See, e.g., Shepherd, Fein, Percher, supra; Senate Insulin Report; PBMs: The Middlemen Who Drive Up Drug Costs, Competition Policy Int'l (May 31, 2022); Balto Testimony. | No first-party reliance. | Express Scripts |
| "[I]f our discounts were publicly available, it would hurt our ability to negotiate effectively. Our discounts are transparent to our clients." | 2019 | John Prince, Optum Rx | Senat e Finan ce Com mittee (testi mony) | See, e.g., Shepherd, Fein, Percher, supra; Senate Insulin Report; PBMs: The Middlemen Who Drive Up Drug Costs, Competition Policy Int'l (May 31, 2022); Balto Testimony. | No first- party reliance. | OptumRx |

| Misrepre- | Approx. | Source | Recip | Basis that Statement is False | Reliance | Defenda |
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| sentation | Date | | ient | | (if any) | nt(s) |
| "The rebate system is 100 percent transparent to the plan sponsors and the customers that we service. To the people that hire us, employers of America, the governmen t, health plans, what we negotiate for them is transparent to them." | April 10, 2019 | Amy Bricker , Senior Vice Preside nt, Express Scripts | House Energ y and Com merce Subco mmitt ee on Overs ight and Invest igatio ns (testi mony) | See, e.g., Shepherd, Fein, Percher, supra; Senate Insulin Report; PBMs: The Middlemen Who Drive Up Drug Costs, Competition Policy Int'l (May 31, 2022); Balto Testimony. | No first-party reliance. | Express Scripts |
| Optum Health, Optum Insight, and Optum Rx " improve overall health system performanc e by reducing costs and improving consumer and provider experience[.]" | Dec. 31, 2022 | United Health Group Form 10-K | S.E.C .; public state ment | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first-party reliance. | OptumRx |

| Misrepre- sentation | Approx. Date | Source | Recip ient | Basis that Statement is False | Reliance (if any) | Defenda nt(s) |
|---|------------------|---|---|---|---------------------------------|--------------------|
| The PBMs work to secure the lowest pOssible net costs for the at-issue drugs by soliciting competing rebate offers. | Apr. 26, 2019 | Letter from CVS Health Corp. to Sens. Grassle y and Wyden | Sens. Grassl ey and Wyde n; public state ment | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | CVS Health |
| The PBMs work to secure the lowest possible net costs for the at-issue drugs by soliciting competing rebate offers. | Dec. 7, 2020 | Letter from Cigna to Sens. Grassle y and Wyden | Sens. Grassl ey and Wyde n; public state ment | See, e.g., RAND Report; Drug Pricing Investigation; Priced Out of a Lifesaving Drug; Industry Spending Report; Sanofi memorandum on Basaglar pricing (First Amended Complaint Fig. 25); Sanofi presentation on formulary threats to Lantus (First Amended Complaint, Fig. 27); Shepherd; Fein; Percher, supra; Written testimony of Doug Langa, U.S. H.R. Comm. on Energy and Commerce, "Priced Out of a Lifesaving Drug: Getting Answers on the Rising Cost of Insulin (Apr. 10, 2019); Balto Testimony. | No first- party reliance. | Express Scripts |

In the form of the table below, describe any omissions that a Defendant allegedly made 22. that forms the basis of the allegations in Your lawsuit, of which You are currently aware, including the approximate date, any statement to which the omission relates, the reason why You believe a Defendant should have disclosed the omission, and the Defendant(s) that made the omission:

| Omission | Approximate Date | Related Statement | Basis for Disclosure | Defendant(s) |
|--|--------------------------------------|--|--|-----------------|
| The list prices for the atissue drugs are artificially inflated with kickbacks ("fees," "discounts," "credits," etc.) that are mislabeled rebates that should be passed through to payors. | Throughout the relevant period | Various representations above, cited in Plaintiff's Complaint, and elsewhere that all rebates are passed through to payors; price inflation is not due to rebates; payments in question are actually "discounts," "credits," "fees"; PBMs honor price transparency; all rebates are subject to audit; payors are not injured by skyrocketing prices; payors are to blame for skyrocketing prices; and the pricing for the at-issue drugs is transparent. | To the extent a duty to disclose is required, (1) the PBMs have superior knowledge, and information is not readily available to the County, and PBMs knew it; (2) necessary to clarify a partial or ambiguous statement; (3) fiduciary duty. | All Defendants. |

| Omission | Approximate Date | Related Statement | Basis for Disclosure | Defendant(s) |
|---|--------------------------------------|--|--|---|
| The Manufacturers engage in shadow pricing. | Throughout the relevant period | Various representations above, cited in Plaintiff's Complaint, and elsewhere reflecting that pricing is transparent; pricing is competitive pricing; Defendants work to keep prices low for clients. | To the extent a duty to disclose is required, (1) the PBMs have superior knowledge, and information is not readily available to the County, and PBMs knew it; (2) necessary to clarify a partial or ambiguous statement; (3) fiduciary duty. | Eli Lilly, Novo Nordisk, Sanofi. |

| Omission | Approximate Date | Related Statement | Basis for Disclosure | Defendant(s) |
|--|--------------------------------------|---|--|----------------|
| The PBMs grant Manufacturers preferred formulary coverage in exchange for rebates. | Throughout the relevant period | Various representations above, cited in Plaintiff's Complaint, and elsewhere reflecting that PBMs design formularies to promote health, cost-effectiveness/affordability, and access to diabetes and other medications. | To the extent a duty to disclose is required, (1) the PBMs have superior knowledge, and information is not readily available to the County, and PBMs knew it; (2) necessary to clarify a partial or ambiguous statement; (3) fiduciary duty. | All Defendants |

| Omission | Approximate Date | Related Statement | Basis for Disclosure | Defendant(s) |
|---|--------------------------------------|---|--|--------------------------------------|
| Express Scripts, CVS, and OptumRx use formulary exclusions and threats of formulary exclusions and preferred formulary status to extract greater rebates and keep list prices high. | Throughout the relevant period | Various representations above, cited in Plaintiff's Complaint, and elsewhere regarding formulary management, physician/panel formulary review, resulting cost savings to clients and patients, and access to medications. | To the extent a duty to disclose is required, (1) the PBMs have superior knowledge, and information is not readily available to the County, and PBMs knew it; (2) necessary to clarify a partial or ambiguous statement; (3) fiduciary duty. | Express Scripts, CVS, OptumRx. |

| Omission | Approximate Date | Related Statement | Basis for Disclosure | Defendant(s) |
|--|--------------------------------------|--|--|----------------|
| The Manufacturers adjust prices in keeping with the PBMs' interests. | Throughout the relevant period | Various representations above, cited in Plaintiff's Complaint, and elsewhere reflecting that pricing is transparent; pricing is competitive pricing; Defendants work to keep prices low for clients. | To the extent a duty to disclose is required, (1) the PBMs have superior knowledge, and information is not readily available to the County, and PBMs knew it; (2) necessary to clarify a partial or ambiguous statement; (3) fiduciary duty. | All Defendants |

| Omission | Approximate Date | Related Statement | Basis for Disclosure | Defendant (s) |
|---|--------------------------------------|--|--|----------------------|
| The rising prices of insulins and GLP-1s hurt payors. | Throughout the relevant period | Rising prices of these medications hurt only patients, particularly uninsured and high-deductible patients; 100% of rebates are passed through to payors; payors are to blame for rising prices. | To the extent a duty to disclose is required, (1) the PBMs have superior knowledge, and information is not readily available to the County, and PBMs knew it; (2) necessary to clarify a partial or ambiguous statement; (3) fiduciary duty. | All Defendants |

| Omission | Approximate Date | Related Statement | Basis for Disclosure | Defendant(s) |
|--|----------------------------|---|--|--------------------------------------|
| The PBMs use rebate aggregators to obscure the total rebates paid to the PBMs. | Throughout relevant period | Various representations above, cited in Plaintiff's Complaint, and elsewhere that all rebates are passed through to payors; price inflation is not due to rebates; payments in question are actually "discounts," "credits," "fees"; PBMs honor price transparency; all rebates are subject to audit. | To the extent a duty to disclose is required, (1) the PBMs have superior knowledge, and information is not readily available to the County, and PBMs knew it; (2) necessary to clarify a partial or ambiguous statement; (3) fiduciary duty. | Express Scripts, CVS, OptumRx. |

| Omission | Approximate Date | Related Statement | Basis for Disclosure | Defendant(s) |
|---------------|------------------|-----------------------------|----------------------|--------------|
| Eli Lilly's | March 2019 | Eli Lilly would produce | To the | Eli Lilly, |
| generic | | Insulin Lispro and make it | extent a | CVS, |
| version of | | available at half the price | duty to | OptumRx, |
| Humalog, | | of Humalog, with the goal | disclose is | Express |
| "Insulin | | of making insulins more | required, | Scripts |
| Lispro," | | affordable. | (1) the | |
| would be | | | PBMs have | |
| excluded from | | | superior | |
| PBM | | | knowledge, | |
| formularies. | | | and | |
| | | | information | |
| | | | is not | |
| | | | readily | |
| | | | available to | |
| | | | the County, | |
| | | | and PBMs | |
| | | | knew it; (2) | |
| | | | necessary | |
| | | | to clarify a | |
| | | | partial or | |
| | | | ambiguous | |
| | | | statement; | |
| | | | (3) | |
| | | | fiduciary | |
| | | | duty. | |

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| Omission | Approximate Date | Related Statement | Basis for Disclosure | Defendant(s) |
|--|--------------------------------------|--|--|----------------|
| The Manufacturers increase rebate offers, leading to higher list prices, in order to block competitors from the PBMs' formularies. | Throughout the relevant period | Various representations above, cited in Plaintiff's Complaint, and elsewhere that rebates are not connected to rising list prices; pricing is transparent; formularies are designed to optimize health benefits and costeffectiveness. | To the extent a duty to disclose is required, (1) the PBMs have superior knowledge, and information is not readily available to the County, and PBMs knew it; (2) necessary to clarify a partial or ambiguous statement; (3) fiduciary duty. | All Defendants |

VIII. **TIMING OF AWARENESS**

- 23. Identify when and how You first learned or discovered that the prices for the At-Issue Products were allegedly artificially inflated, false, fraudulent, misleading, or deceptive:
 - Plaintiff will supplement. Plaintiff objects to disclosing how it learned or discovered such information as that information is protected by the attorney-client privilege.
- 24. Identify the earliest date on which You began investigating the pricing of Defendants' At-Issue Products for the purpose of bringing the present action:
 - Plaintiff will supplement.
- 25. Identify when You first learned or discovered that Defendants' statements about the prices for the At-Issue Products were allegedly false, fraudulent, misleading, or deceptive:
 - Plaintiff will supplement.

- 26. Describe how You first learned or discovered that Defendants' statements about the prices for the At-Issue Products were allegedly false, fraudulent, misleading, or deceptive:
 - <u>Plaintiff objects to disclosing how it learned or discovered such information as that information is protected by the attorney-client privilege.</u>
- 27. Identify when and how You learned of or discovered any other lawsuit filed against any Defendant related to insulin pricing, including *In re Insulin Pricing* (D.N.J., 2:17-cv-00699), *MSP LLC* (D.N.J., 2:18-cv-02211), *Minnesota* (D.N.J., 2:18-cv-14999), and *In re Direct Purchaser Insulin Pricing Litigation* (D.N.J., 3:20-cv-03426):
 - Plaintiff will supplement. Plaintiff objects to disclosing how it learned or discovered such information as that information is protected by the attorney-client privilege.
- 28. Identify when and how You learned of or discovered any state, or federal investigation related to insulin pricing:
 - <u>Plaintiff</u> will supplement. <u>Plaintiff</u> objects to disclosing how it learned or discovered such information as that information is protected by the attorney-client privilege.

IX. SELECTION OF PRESCRIPTION DRUG COVERAGE

29. In the form of the table below, identify any third-party services, advisors, consultants, or contractors used by You to provide consulting, research, analysis, accounting, financial advice, solicitation, selection, development, or other advice related to Your Health Plan, selecting or soliciting PBM services, or Prescription Drug Coverage for At-Issue Products during the Time Period, the approximate dates You used the third-party services, advisors, consultants, or contractors, a description of the services that entity provided You, and the principal point of contact at the entity who is or was responsible for overseeing performance of the contract:

| Third-Party Advisor (Advisor Name and Employer) | Approximate Dates | Description of Services | Point of Contact |
|---|-------------------|----------------------------|------------------|
| | | | |

30. For each third-party service, advisor, consultant, or contractor You identified in Question No. 29, in the form of the table below or through the production of documents, identify whether You received any presentations, reports, analyses, or memoranda related to Health Plan or Prescription Drug Coverage benefits designed for At-Issue Products, and produce those materials:

31.

| Third-Party Adviso | Received Presentations, Reports, Analyses, Memoranda (Yes/No) | | | | |
|--|---|------|----------------|--|--|
| | | | | | |
| Did You or anyone acting on Your behalf conduct a request for proposal ("RFP") or similar process to solicit offers from or to otherwise identify PBMs to administer Prescription Drug Coverage? Yes No If yes, in the form of the table below, identify each RFP or other solicitation You made during the Time Period, any third-party advisor that assisted with the RFP or solicitation, the PBMs You sent the RFP or solicitation to, and produce the RFP responses: | | | | | |
| RFP or Solicitation | Third-Party Advisor | Date | PBMs Solicited | | |
| | | | | | |

| 32. | Are Your Health Plan e | expenditures | related to | pharmaceuticals | audited, | either intern | ally or |
|-----|-------------------------|--------------|------------|-----------------|----------|---------------|---------|
| | by an external auditor? | Yes _ | No | | | | |

If yes, in the form of the table below, identify each audit and produce the audit:

| Audit | Person or Entity conducting the Audit | Date | Purpose of the audit |
|-------|---------------------------------------|------|----------------------|
| | | | |

X. <u>MEMBERSHIP IN OTHER ENTITIES</u>

33. In the form of the table below, identify any organizations that You are a part of that share information regarding at-issue insulins, pharmaceutical pricing, Rebates, PBM or drug pricing reform or legislation, including, but not limited to, the National Association of Counties, MMCAP, or any other group purchasing organization, and identify any of Your employees who are involved in that organization:

| Organization | Dates of Membership | Your Involved Employees |
|--------------|---------------------|-------------------------|
| | | |

XI. <u>DIRECT PURCHASING</u>

34. Have You purchased At-Issue Products directly from pharmaceutical manufacturers, wholesalers, mail order pharmacies, and/or retail sellers? _____ Yes _____ No

If yes, in the table below, identify each At-Issue Product You allege You purchased directly, the specific years You made the direct purchase, the entity that directly distributed the At-Issue Product(s) to You, the total quantity of At-Issue Products You purchased, and the total amount You paid:

| At-Issue Product | Year | Direct Seller | Total Quantity | Total Amount Paid |
|---------------------|------|---------------|-----------------------|----------------------|
| | | | | |

XII. <u>DAMAGES</u>

35. For each Defendant identified in Question No. 4, in the form of the table below, state how You claim You have been damaged by that Defendant's alleged conduct. This request is not designed to require an expert evaluation:

| Defendant | Basis |
|----------------|---|
| | Plaintiff has incurred and continues to |
| All defendants | incur direct and indirect monetary costs and harms as a result of Defendants' misconduct. |
| | The direct monetary costs and harms include <i>inter alia</i> (i) the increased costs Plaintiff has paid and continues to pay for the artificially inflated prices for the atissue drugs as a result of Defendants' misconduct, (ii) increased fees Plaintiff has paid and continues to pay PBM Defendants for their services as a result of all Defendants' misconduct, and (iii) the failure of the PBM Defendants to pass through the full amount of rebates they claim to provide to Plaintiff as a result of all Defendants' misconduct. |
| | The indirect monetary costs and harms include <i>inter alia</i> lost opportunity costs, reduced bargaining power, increased burden to employees and staff, and the inability to allocate resources to other programs and services provided by Plaintiff in its capacity as a local government. |
| | Plaintiff also incorporates by reference the damages set forth in its complaint and in its initial disclosures. |
| | Both direct and indirect monetary costs and harms will be identified, specified, and quantified at trial, including based on discovery provided by Defendants, publicly available information, and fact and expert testimony. |

36. For each Defendant identified in Question No. 4, in the form of the table below, identify to the best of Your knowledge the date when You allege that You were first injured as a result of that particular Defendant's alleged conduct. This request is not designed to require an expert evaluation:

| Defendant | Date |
|--------------------|---|
| For all defendants | Because of Defendants' misconduct, Plaintiff cannot pinpoint a specific month and year when it first began to incur direct and indirect monetary costs described above in response to Question 35. As set forth in Plaintiff's complaint and in response to Questions 23-28 above, each Defendant failed to disclose material facts sufficient for Plaintiff to identify Plaintiff's injury, its cause, and other operative facts supporting its claims. However, as set forth in response to Questions 23-28, Plaintiff recently became aware of information regarding Defendants' misconduct |

37. Are You seeking any monetary damages? X Yes No

If yes, summarize the categories of damages or monetary relief that You allege:

Plaintiff seeks past and future damages and monetary relief. As set forth in response to Question 35, Plaintiff seeks direct and indirect monetary costs it has paid and will continue to pay as a result of Defendants' misconduct. Plaintiff also seeks statutory damages and relief that are monetary in nature pursuant to its RICO and Tennessee Consumer Protection Act claims. Plaintiff also seeks injunctive relief to ensure that prices for at issue drugs remain appropriately priced prospectively.

INITIAL DOCUMENT REQUESTS

Please produce the following documents for the Time Period:

- 1. Each RFP seeking PBM services, including all amendments, riders, schedules, supplements, instructions, or other addenda that You issued during the Time Period.
- 2. Documents, including internal summaries, analyses, and presentations, reflecting Your reasons for selecting or not selecting a PBM prescription drug benefit plan for each year, including bids, communications, RFPs, procurement rules, guidance documents, and related documents, and documents relating to negotiation for Rebates for Your employee plan(s) or for Medicaid.
- 3. Each contract, including amendments, riders, schedules, supplements, or other addenda that You entered into with a PBM, health insurer, third-party administrator, or any other entity through which You obtained price concessions during the Time Period (e.g., MMCAP), or that otherwise was in effect during the Time Period.
- 4. Documents sufficient to identify the formularies for Your Health Plans during the Time Period.
- 5. For each benefit year for which You are seeking relief, documents relating to Your Health Plans, including documents sufficient to show: (1) the annual deductible(s), including separate deductible amounts or requirements for use of in-network versus out-of-network pharmacies, and any separate deductible amounts or requirements on individual versus family expenditures, (2) the copayment or coinsurance rate for each pharmaceutical tier, (3) the annual Out-of-Pocket Maximums, (4) the summary plan description, and (5) summaries of benefits and coverage associated with each of Your Health Plans during the time period.
- 6. Documents received by You that related to representations made by PBMs about their services or made by pharmaceutical manufacturers about their list prices.
- 7. Contracts with third-party advisors or auditors in effect during the Time Period that relate to prescription drug benefits, as well as any presentations, reports, analyses, or memoranda relating to prescription drug benefits Plaintiffs chose or did not choose.

CERTIFICATION

I declare under penalty of perjury that all of the information provided in this PFS is complete, true, and correct to the best of my knowledge and information, and that I have provided all of the requested documents that are reasonably accessible to me and/or my attorneys, to the best of my knowledge.

| Cluris Cutshaw | 1/27/2025 | |
|-------------------|--------------|--|
| Signature 6EA84D9 | Date | |
| Chris Cutshaw | County Mayor | |
| Name (Printed) | Title | |